

# VedderPrice

Chicago  
New York  
Washington, DC  
London  
San Francisco  
Los Angeles  
Singapore  
vedderprice.com

August 9, 2019

Michael J. Edelman  
Shareholder  
+1 212 407 6970  
mjedelman@vedderprice.com

**VIA HAND DELIVERY AND ECF FILING**

The Honorable Naomi Reice Buchwald  
United States District Judge  
United States District Court  
Southern District of New York  
500 Pearl St.  
New York, NY 10007-1312

Re: *Fan Engine Securitization Limited and Jet Engine Holding S.à r.l. vs. Deutsche Bank Trust Company Americas, Case No. 19-cv 4318 (NRB) (S.D.N.Y.)* –  
**Chamber Copies of Reply Papers in Support of Summary Judgment Motion under Rule 2(C) of Your Individual Rules of Practice**

Dear Judge Buchwald:

We represent Fan Engine Securitization Limited and Jet Engine Holding S.à r.l. (collectively, the “*Plaintiffs*”) in the above-referenced case

**A. Courtesy Copy of Filings.** In accordance with Rule 2(C) of your Individual Rules of Practice, enclosed are two courtesy copies of each of the following documents that were filed by the Plaintiffs on August 7, 2019:

- Reply Memorandum of Law in Support of Motion of Plaintiffs Fan Engine Securitization Limited and Jet Engine Holding S.À R.L. for Summary Judgment That No Event of Default Has Occurred Under the Terms of the Indenture and Related Operative Documents [Docket No. 48]; and
- Plaintiffs Fan Engine Securitization Limited and Jet Engine Holding S.À R.L. Response to the Loomis Funds’ Rule 56.1 Supplemental Statement of Fact [Docket No. 49].

These reply papers were filed in conformance with the consensual scheduling letter that this Court approved on June 26, 2019 [Docket No. 27].

**B. Request for Expedited Consideration.** As all parties have acknowledged, the current financing that is the subject of this litigation was supposed to be refinanced by this October 2019 (*i.e.*, within two months from now). As detailed in the Plaintiffs’ summary judgment papers and their original emergency motion seeking injunctive relief, the ongoing dispute regarding whether a valid Event of Default has occurred is materially undermining the Issuer’s refinancing efforts and is threatening the Issuer’s continued viability. Also, the Plaintiffs’ summary judgment motion has now been fully briefed by all parties in accordance with this Court’s approved schedule for the briefing thereon. *See* Docket No. 27 [memo endorsement of briefing schedule]. Accordingly, the Plaintiffs respectfully request that this Court schedule the hearing and adjudicate the Plaintiffs pending summary judgment motion as expeditiously as practicable (subject to this Court’s availability).

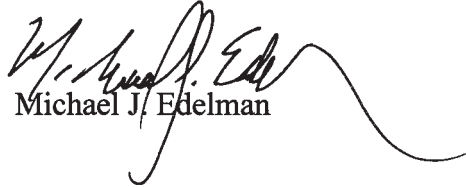
The Honorable Naomi Reice Buchwald

August 9, 2019

Page 2

Thank you for your time and consideration regarding these matters.

Respectfully submitted,



Michael J. Edelman

Enclosures

cc: Mark D. Kotwick, Esq. (  
Ross Hooper, Esq.  
Kimberly A. Haviv, Esq.  
Samuel P. Hershey, Esq.  
Harrison Denman  
Jason N. Zakia, Esq.  
Daniel C. Green, Esq.

*Via E-Mail* (kotwick@sewkis.com)

*Via E-Mail* (hooper@sewkis.com)

*Via E-Mail* (kim.haviv@whitecase.com)

*Via E-Mail* (sam.hershey@whitecase.com)

*Via E-Mail* (harrison.denman@whitecase.com)

*Via E-Mail* (jzakia@whitecase.com)

(As courtesy copies of the reply papers have previously been sent to above listed parties, only this letter is being sent to such parties.)